

## **STATE OF ARIZONA**

## **Department of Health Services**

#### **NOTICE OF INVITATION FOR BID**

## ARIZONA DEPARTMENT OF HEALTH SERVICES

1740 West Adams Street Phoenix, Arizona 85007 (602) 542-1040 (602) 542-1741 Fax

SOLICITATION NUMBER:	DUE DATE/TIME: December 12, 2008 at 3:00 P.M., Local Time  Arizona Department of Health Services  Office of Proguement		
SOLICITATION DUE DATE/TIME:			
SUBMITTAL LOCATION:			
DESCRIPTION:	Labora	tory Equipment	Maintenance
PRE-OFFER CONFERENCE:	Tuesday, 12/4/08 Date	<u>1:00 pm</u> <b>Time</b>	1740 West Adams St Phoenix, AZ 85007 Room 309 Location
In accordance with A.R.S. § 41-2533, of Department of Health Services at the correct time and date will be opened and	above specified location, u	ntil the time and da	
Offers must be in the actual possessio and at the location indicated above. Lat			on or prior to the time and date,
Offers must be submitted in a sealed address clearly indicated on the envel instructions for preparing an offer are in-	ope or package. All offers		
With seventy-two (72) hours prior no interpreters, alternative formats, or as solicitation contact person named below	sistance with physical acces		
OFFERORS ARE STRONGLY ENCOURAGE	SED TO CAREFULLY READ T	HE ENTIRE SOLICITA	TION
Solicitation Contact Person: Tracy Chisler			
Arizona Department of Health Services	S	Pr	ocurement Officer
(602) 542-1044			
chislet@azdhs.gov			Date

- 1 **Definition of Terms**. As used in these Instructions, the terms listed below are defined as follows:
- 1.1 "Attachment" means any item the Solicitation requires an Offeror to submit as part of the Offer.
- "Contract" means the combination of the Solicitation, including the Uniform and Special Instructions to Offerors, the Uniform and Special Terms and Conditions, and the Specifications and Statement or Scope of Work; the Offer and any Best and Final Offers; and any Solicitation Amendments or Contract Amendments, and any terms applied by law.
- 1.3 "Contract Amendment" means a written document signed by the Procurement Officer that is issued for the purpose of making changes in the Contract.
- 1.4 "Contractor" means any person who has a Contract with the State.
- 1.5. "Days" means calendar days unless otherwise specified.
- 1.6 "Exhibit" means any item labeled as an Exhibit in the Solicitation or placed in the Exhibits section of the Solicitation.
- 1.7 "Offer" means bid, proposal or quotation.
- 1.8 "Offeror" means a vendor who responds to a Solicitation.
- 1.9 *"Procurement Officer"* means the person, or his or her designee, duly authorized by the State to enter into and administer Contracts and make written determinations with respect to the Contract.
- 1.10 "Solicitation" means an Invitation for Bids ("IFB"), a Request for Proposals ("RFP"), or a Request for Quotations ("RFQ").
- 1.11 "Solicitation Amendment" means a written document that is signed by the Procurement Officer and issued for the purpose of making changes to the Solicitation.
- 1.12 "Subcontract" means any Contract, express or implied, between the Contractor and another party or between a subcontractor and another party delegating or assigning, in whole or in part, the making or furnishing of any material or any service required for the performance of the Contract.
- 1.13 "State" means the State of Arizona and Department or Agency of the State that executes the Contract.

#### 2 Inquiries

- 2.1 <u>Duty to Examine</u>. It is the responsibility of each Offeror to examine the entire Solicitation, seek clarification in writing (inquiries), and examine its' Offer for accuracy before submitting the Offer. Lack of care in preparing an Offer shall not be grounds for modifying or withdrawing the Offer after the Offer due date and time, nor shall it give rise to any Contract claim.
- 2.2 <u>Solicitation Contact Person.</u> Any inquiry related to a Solicitation, including any requests for or inquiries regarding standards referenced in the Solicitation, shall be directed solely to the Solicitation contact person. The Offeror shall not contact or direct inquiries concerning this Solicitation to any other State employee unless the Solicitation specifically identifies a person other than the Solicitation contact person as a contact.
- 2.3 <u>Submission of Inquiries</u>. The Procurement Officer or the person identified in the Solicitation as the contact for inquiries except at the Pre-Offer Conference, require that an inquiry be submitted in writing. Any inquiry related to a Solicitation shall refer to the appropriate Solicitation number, page and paragraph. Do not place the Solicitation number on the outside of the envelope containing that inquiry, since it may then be identified as an Offer and not be opened until after the Offer due date and time. The State shall consider the relevancy of the inquiry but is not required to respond in writing.

- 2.4 <u>Timeliness.</u> Any inquiry or exception to the solicitation shall be submitted as soon as possible and should be submitted at least seven days before the Offer due date and time for review and determination by the State. Failure to do so may result in the inquiry not being considered for a Solicitation Amendment.
- 2.5 <u>No Right to Rely on Verbal Responses</u>. An Offeror shall not rely on verbal responses to inquiries. A verbal reply to an inquiry does not constitute a modification of the solicitation.
- 2.6 Solicitation Amendments. The Solicitation shall only be modified by a Solicitation Amendment.
- 2.7 <u>Persons With Disabilities</u>. Persons with a disability may request a reasonable accommodation, such as a sign language interpreter, by contacting the Solicitation contact person. Requests shall be made as early as possible to allow time to arrange the accommodation.

#### 3 Offer Preparation

- 3.1 <u>Forms: No Facsimile, Telegraphic or Electronic Mail Offers</u>. An Offer shall be submitted either on the forms provided in this Solicitation or their substantial equivalent. Any substitute document for the forms provided in this Solicitation must be legible and contain the same information requested on the forms, unless the solicitation indicates otherwise. A facsimile, telegraphic, mailgram or electronic mail Offer shall be rejected if submitted in response to requests for proposals or invitations for bids, unless the solicitation indicated otherwise.
- 3.2 <u>Typed or Ink; Corrections</u>. The Offer shall be typed or in ink. Erasures, interlineations or other modifications in the Offer shall be initialed in ink by the person signing the Offer. Modifications shall not be permitted after Offers have been opened except as otherwise provided under applicable law.
- 3.3 <u>Evidence of Intent to be Bound</u>. The Offer and Acceptance form within the Solicitation shall be submitted with the Offer and shall include a signature (or acknowledgement for electronic submissions, when authorized) by a person authorized to sign the Offer. The signature shall signify the Offeror's intent to be bound by the Offer and the terms of the Solicitation and that the information provided is true, accurate and complete. Failure to submit verifiable evidence of intent to be bound, such as an original signature, shall result in rejection of the Offer.
- 3.4 Exceptions to Terms and Conditions. All exceptions included with the Offer shall be submitted in a clearly identified separate section of the Offer in which the Offeror clearly identifies the specific paragraphs of the Solicitation where the exceptions occur. Any exceptions not included in such a section shall be without force and effect in any resulting Contract unless such exception is specifically accepted by the Procurement Officer in a written statement. The Offeror's preprinted or standard terms will not be considered by the State as a part of any resulting Contract.
  - i. <u>Invitation for Bids.</u> An Offer that takes exception to a material requirement of any part of the Solicitation, including terms and conditions, shall be rejected.
  - ii. <u>Request for Proposals</u>. All exceptions that are contained in the Offer may negatively affect the State's proposal evaluation based on the evaluation criteria stated in the Solicitation or result in rejection of the Offer. An offer that takes exception to any material requirement of the solicitation may be rejected.
- 3.5 <u>Subcontracts</u>. Offeror shall clearly list any proposed subcontractors and the subcontractor's proposed responsibilities in the Offer.
- 3.6 Cost of Offer Preparation. The State will not reimburse any Offeror the cost of responding to a Solicitation.
- 3.7 <u>Solicitation Amendments</u>. Each Solicitation Amendment shall be signed with an original signature by the person signing the Offer, and shall be submitted no later than the Offer due date and time. Failure to return a signed (or acknowledgement for electronic submission, when authorized) copy of a Solicitation Amendment may result in rejection of the Offer.
- 3.8 <u>Federal Excise Tax</u>. The State of Arizona is exempt from certain Federal Excise Tax on manufactured goods. Exemption Certificates will be provided by the State.

- 3.9 <u>Provision of Tax Identification Numbers</u>. Offerors are required to provide their Arizona Transaction Privilege Tax Number and/or Federal Tax Identification number in the space provided on the Offer and Acceptance Form.
- 3.10 <u>Employee Identification</u>. Offeror agrees to provide an employee identification number or social security number to the State for the purposes of reporting to appropriate taxing authorities, monies paid by the State under this contract. If the federal identifier of the Offeror is a social security number, this number is being requested solely for tax reporting purposes and will be shared only with appropriate state and federal officials. This submission is mandatory under 26 U.S.C. § 6041A.
- 3.11 <u>Identification of Taxes in Offer</u>. The State of Arizona is subject to all applicable state and local transaction privilege taxes. All applicable taxes shall be identified as a separate item offered in the solicitation when applicable, the tax rate and amount shall be identified on the price sheet. At all times, payment of taxes and the determination of applicable taxes is the sole responsibility of the contractor.
- 3.12 <u>Disclosure</u>. If the firm, business or person submitting this Offer has been debarred, suspended or otherwise lawfully precluded from participating in any public procurement activity, including being disapproved as a subcontractor with any Federal, state or local government, or if any such preclusion from participation from any public procurement activity is currently pending, the Offeror shall fully explain the circumstances relating to the preclusion or proposed preclusion in the Offer. The Offeror shall include a letter with its Offer setting forth the name and address of the governmental unit, the effective date of this suspension or debarment, the duration of the suspension or debarment, and the relevant circumstances relating to the suspension or debarment. If suspension or debarment is currently pending, a detailed description of all relevant circumstances including the details enumerated above shall be provided.
- 3.13 <u>Solicitation Order of Precedence</u>. In the event of a conflict in the provisions of this Solicitation, the following shall prevail in the order set forth below:
- 3.13.1 Special Terms and Conditions:
- 3.13.2 Uniform Terms and Conditions:
- 3.13.3 Statement or Scope of Work;
- 3.13.4 Specifications;
- 3.13.5 Attachments;
- 3.13.6 Exhibits:
- 3.13.7 Special Instructions to Offerors;
- 3.13.8 Uniform Instructions to Offerors 12.9 Other documents referenced or included in the Solicitation.
- 3.14 <u>Delivery</u>. Unless stated otherwise in the Solicitation, all prices shall be F.O.B. Destination and shall include all freight, delivery and unloading at the destination(s).

#### 4. Submission of Offer

- 4.1.1 <u>Sealed Envelope or Package</u>. Except for electronic submissions, when authorized, each Offer shall be submitted to the submittal location identified in this Solicitation. Offers should be submitted in a sealed envelope or container. The envelope or container should be clearly identified with name of the Offeror and Solicitation number. The State may open envelopes or containers to identify contents if the envelope or container is not clearly identified.
- 4.2 <u>Offer Amendment or Withdrawal</u>. An Offer may not be amended or withdrawn after the Offer due date and time except as otherwise provided under applicable law.
- 4.3 <u>Public Record.</u> All Offers submitted and opened are public records and must be retained by the State. Offers shall be open to public inspection after Contract award, except for such Offers deemed to be confidential by the State. If an Offeror believes that information in its Offer should remain confidential, it shall indicate as confidential the specific information and submit a statement with its Offer detailing the reasons that the information should not be disclosed. Such reasons shall include the specific harm or prejudice which may arise. The State shall determine whether the identified information is confidential pursuant to the Arizona Procurement Code.

- 4.4 <u>Non-collusion, Employment, and Services</u>. By signing the Offer and Acceptance Form or other official contract form, the Offeror certifies that:
  - *i.* The Offeror did not engage in collusion or other anti-competitive practices in connection with the preparation or submission of its Offer; and
  - *ii.* The Offeror does not discriminate against any employee or applicant for employment or person to whom it provides services because of race, color, religion, sex, national origin, or disability, and that it complies with all applicable Federal, state and local laws and executive orders regarding employment.

#### 5 Evaluation

- 5.1 <u>Unit Price Prevails</u>. In the case of discrepancy between the unit price or rate and the extension of that unit price or rate, the unit price or rate shall govern.
- 5.2 <u>Taxes:</u> Arizona transaction privilege and use taxes shall not be considered for evaluation.
- 5.3 <u>Late Offers</u>. An Offer submitted after the exact Offer due date and time shall be rejected.
- 5.4 <u>Disqualification</u>. A Offeror (including any of its' principals) who is currently debarred, suspended or otherwise lawfully prohibited from any public procurement activity shall have its offer rejected.
- 5.5.1 Offer Acceptance Period. An Offeror submitting an Offer under this Solicitation shall hold its Offer open for the number of days from the Offer due date that is stated in the Solicitation. If the Solicitation does not specifically state a number of days for Offer acceptance, the number of days shall be one hundred-twenty (120). If a Best and Final Offer is requested pursuant to a Request for Proposals, an Offeror shall hold its Offer open for one hundred-twenty (120) days from the Best and Final Offer due date.
- 5.6 <u>Waiver and Rejection Rights</u>. Notwithstanding any other provision of the Solicitation, the State reserves the right to:
- 5.6.1 Waive any minor informality;
- 5.6.2 Reject any and all Offers or portions thereof; or
- 5.6.3 Cancel the Solicitation.

#### 6. Award

- Number or Types of Awards. The State reserves the right to make multiple awards or to award a Contract by individual line items or alternatives, by group of line items or alternatives, or to make an aggregate award, or regional awards, whichever is most advantageous to the State. If the Procurement Officer determines that an aggregate award to one Offeror is not in the State's best interest, "all or none" Offers shall be rejected.
- 6.2 <u>Contract Inception</u>. An Offer does not constitute a Contract nor does it confer any rights on the Offeror to the award of a Contract. A Contract is not created until the Offer is accepted in writing by the Procurement Officer's signature on the Offer and Acceptance Form. A notice of award or of the intent to award shall not constitute acceptance of the Offer.
- 6.3 <u>Effective Date</u>. The effective date of this Contract shall be the date that the Procurement Officer signs the Offer and Acceptance form or other official contract form, unless another date is specifically stated in the Contract.

#### 7 Protests.

A protest shall comply with and be resolved according to Arizona Revised Statutes Title 41, Chapter 23, Article 9 and rules adopted thereunder. Protests shall be in writing and be filed with both the Procurement Officer of the purchasing agency and with the State Procurement Administrator. A protest of a Solicitation shall be received by the Procurement Officer before the Offer due date. A protest of a proposed award or of an award shall be filed within ten (10) days after the protester knows or should have known the basis of the protest. A protest shall include:

- 7.1 The name, address and telephone number of the protester;
- 7.2 The signature of the protester or its representative;
- 7.3 Identification of the purchasing agency and the Solicitation or Contract number;
- 7.4 A detailed statement of the legal and factual grounds of the protest including copies of relevant documents; and
- 7.5 The form of relief requested.

#### 8 Comments Welcome

The State Procurement Office periodically reviews the Uniform Instructions to Offerors and welcomes any comments you may have. Please submit your comments to: State Procurement Administrator, State Procurement Office, 100 North 15th Avenue, Suite 104, Phoenix, Arizona, 85007.

# SPECIAL INSTRUCTIONS TO BIDDERS SOLICITATION NO: HB971158

#### 1. CERTIFICATIONS:

The Bidder shall submit copies of all current certifications for all service technician staff that will be providing service maintenance to the equipment at the State Laboratory with the Bid.

#### 2. BID OPENING:

Bids shall be opened publicly at the time and place designated on the cover page of this document. The name of each Bidder and price shall be read publicly and recorded. Bids will not be subject to public inspection until after contract award.

#### 3. EVALUATION CRITERIA:

In accordance with the A.R.S. § 41-2533, Competitive Sealed Bidding, awards shall be made to the responsible and responsive Bidder whose bid meets the requirements and evaluation criteria set forth herein.

a. Cost

#### 4. MULTIPLE AWARDS:

In order to assure that any ensuing contracts will allow the State to fulfill current and future requirements, the State reserves the right to award contracts to multiple companies or to award a Contract by individual line items or alternatives, by group of line items or alternatives, or to make an aggregate award, whichever is most advantageous to the State. The actual utilization of any contract will be at the sole discretion of the State. The fact that the State may make multiple awards should be taken into consideration by each potential Contractor.

#### 5. BID FORMAT:

One (1) original and three (3) copies of each Bid shall be submitted to the Arizona Department of Health Services Procurement Office on the forms and in the format specified in the Invitation for Bid (IFB).

The original copy of the bid should be clearly labeled "ORIGINAL". The material should be in sequence and related to the Invitation for Bid. (IFB) The Arizona Department of Health Services shall not provide any reimbursement for the cost of developing or presenting bids in response to this Invitation for Bid (IFB). Failure to include the requested information may have a negative impact on the evaluation of the bidder's bid.

#### 6. FEDERAL IMMIGRATION AND NATIONALITY ACT:

By submission of the bid, the Bidder warrants that both they and all proposed subcontractors are and shall remain in compliance with all federal, state and local immigration laws and regulations relating to the immigration status of their employees. The State may, at its sole discretion require evidence of compliance. The Bidder shall have five (5) days from receipt of the request to supply adequate information. Failure to comply with this instruction or failure to supply requested information within the timeframe specified shall result in the bid not being considered for contract award.

#### 7. TERMS AND CONDITIONS:

Submission of additional terms, conditions or agreements with the bid document will result in bid rejection.

#### 8. REQUIRED INFORMATION

The following items shall be submitted with each bid. Failure to include all of the items may result in bid being rejected.

- A. Offer and Acceptance
- B. Price Sheet
- C. Certifications

# SPECIAL INSTRUCTIONS TO BIDDERS SOLICITATION NO: HB971158

#### 9. CONFIDENTIAL INFORMATION:

If a person believes that a bid, proposal, offer, specification, or protest contains information that should be withheld, a statement advising the procurement officer of this fact shall accompany the submission, and the information shall be so identified wherever it appears.

The information identified by the person as confidential shall not be disclosed until the director makes a written determination.

#### 10. PAYMENT DISCOUNTS:

Bidder must indicate prompt payment terms in the areas provided on the Price Sheet.

#### 11. ESTIMATED QUANTITIES:

This solicitation references quantities as a general indication of the needs of the state. The state anticipates considerable activity resulting from any contract that will be awarded as a result of this solicitation; however, the quantities shown are estimates only and the state reserves the right to increase or decrease any quantities actually acquired. No commitment of any kind is made concerning quantities and that fact should be taken into consideration by each potential contractor.

## UNIFORM TERMS AND CONDITIONS SOLICITATION NO: HB971158

Definition of Terms. As used in this Solicitation and any resulting Contract, the terms listed below are defined as follows:

- 1.1 "Attachment" means any item the Solicitation requires the Offeror to submit as part of the Offer.
- 1.2 "Contract" means the combination of the Solicitation, including the Uniform and Special Instructions to Offerors, the Uniform and Special Terms and Conditions, and the Specifications and Statement or Scope of Work; the Offer and any Best and Final Offers; and any Solicitation Amendments or Contract Amendments.
- 1.3 "Contract Amendment" means a written document signed by the Procurement Officer that is issued for the purpose of making changes in the Contract.
- 1.4 "Contractor" means any person who has a Contract with the State.
- 1.5 "Days" means calendar days unless otherwise specified.
- 1.6 "Exhibit" means any item labeled as an Exhibit in the Solicitation or placed in the Exhibits section of the Solicitation.
- 1.7 *"Gratuity"* means a payment, loan, subscription, advance, deposit of money, services, or anything of more than nominal value, present or promised, unless consideration of substantially equal or greater value is received.
- 1.8 "Materials" means all property, including equipment, supplies, printing, insurance and leases of property but does not include land, a permanent interest in land or real property or leasing space.
- 1.9 *"Procurement Officer"* means the person, or his or her designee, duly authorized by the State to enter into and administer Contracts and make written determinations with respect to the Contract.
- 1.10 "Services" means the furnishing of labor, time or effort by a Contractor or subcontractor which does not involve the delivery of a specific end product other than required reports and performance, but does not include employment agreements or collective bargaining agreements.
- 1.11 "Subcontract" means any Contract, express or implied, between the Contractor and another party or between a subcontractor and another party delegating or assigning, in whole or in part, the making or furnishing of any material or any service required for the performance of the Contract.
- 1.12 "State" means the State of Arizona and Department or Agency of the State that executes the Contract.
- 1.13 "State Fiscal Year" means the period beginning with July 1 and ending June 30,

#### 2 Contract Interpretation

- 2.1 <u>Arizona Law</u>. The Arizona law applies to this Contract including, where applicable, the Uniform Commercial Code as adopted by the State of Arizona and the Arizona Procurement Code, Arizona Revised Statutes (A.R.S.) Title 41, Chapter 23, and its implementing rules, Arizona Administrative Code (A.A.C.) Title 2, Chapter 7.
- 2.2 <u>Implied Contract Terms</u>. Each provision of law and any terms required by law to be in this Contract are a part of this Contract as if fully stated in it.
- 2.3 <u>Contract Order of Precedence</u>. In the event of a conflict in the provisions of the Contract, as accepted by the State and as they may be amended, the following shall prevail in the order set forth below:
- 2.3.1 Special Terms and Conditions:
- 2.3.2 Uniform Terms and Conditions:
- 2.3.3 Statement or Scope of Work;
- 2.3.4 Specifications;
- 2.3.5 Attachments;
- 2.3.6 Exhibits;
- 2.3.7 Documents referenced or included in the Solicitation.

## UNIFORM TERMS AND CONDITIONS SOLICITATION NO: HB971158

- 2.4 <u>Relationship of Parties</u>. The Contractor under this Contract is an independent Contractor. Neither party to this Contract shall be deemed to be the employee or agent of the other party to the Contract.
- 2.5 <u>Severability</u>. The provisions of this Contract are severable. Any term or condition deemed illegal or invalid shall not affect any other term or condition of the Contract.
- 2.6 <u>No Parole Evidence</u>. This Contract is intended by the parties as a final and complete expression of their agreement. No course of prior dealings between the parties and no usage of the trade shall supplement or explain any terms used in this document and no other understanding either oral or in writing shall be binding.
- 2.7 <u>No Waiver</u>. Either party's failure to insist on strict performance of any term or condition of the Contract shall not be deemed a waiver of that term or condition even if the party accepting or acquiescing in the nonconforming performance knows of the nature of the performance and fails to object to it.
- 3 Contract administration and operation.
- 3.1 Records. Under A.R.S. § 35-214 and § 35-215, the Contractor shall retain and shall contractually require each subcontractor to retain all data and other "records" relating to the acquisition and performance of the Contract for a period of five (5) years after the completion of the Contract. All records shall be subject to inspection and audit by the State at reasonable times. Upon request, the Contractor shall produce a legible copy of any or all such records.
- 3.2 <u>Non-Discrimination</u>. The Contractor shall comply with State Executive Order No. 99-4 and all other applicable Federal and State laws, rules and regulations, including the Americans with Disabilities Act.
- 3.3 Audit. Pursuant to ARS § 35-214, at any time during the term of this Contract and five (5) years thereafter, the Contractor's or any subcontractor's books and records shall be subject to audit by the State and, where applicable, the Federal Government, to the extent that the books and records relate to the performance of the Contract or Subcontract.
- Facilities Inspection and Materials Testing. The Contractor agrees to permit access to its facilities, subcontractor facilities and the Contractor's processes or services, at reasonable times for inspection of the facilities or materials covered under this Contract. The State shall also have the right to test, at its own cost, the materials to be supplied under this Contract. Neither inspection of the Contractor's facilities nor materials testing shall constitute final acceptance of the materials or services. If the State determines non-compliance of the materials, the Contractor shall be responsible for the payment of all costs incurred by the State for testing and inspection.
- Notices. Notices to the Contractor required by this Contract shall be made by the State to the person indicated on the Offer and Acceptance form submitted by the Contractor unless otherwise stated in the Contract. Notices to the State required by the Contract shall be made by the Contractor to the Solicitation Contact Person indicated on the Solicitation cover sheet, unless otherwise stated in the Contract. An authorized Procurement Officer and an authorized Contractor representative may change their respective person to whom notice shall be given by written notice to the other and an amendment to the Contract shall not be necessary.
- 3.6 <u>Advertising, Publishing and Promotion of Contract</u>. The Contractor shall not use, advertise or promote information for commercial benefit concerning this Contract without the prior written approval of the Procurement Officer.
- 3.7 <u>Property of the State</u>. Any materials, including reports, computer programs and other deliverables, created under this Contract are the sole property of the State. The Contractor is not entitled to a patent or copyright on those materials and may not transfer the patent or copyright to anyone else. The Contractor shall not use or release these materials without the prior written consent of the State.

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#### 3.8 Ownership of Intellectual Property

Any and all intellectual property, including but not limited to copyright, invention, trademark, tradename, service mark, and/or trade secrets created or conceived pursuant to or as a result of this contract and any related subcontract ("Intellectual Property"), shall be work made for hire and the State shall be considered the creator of such Intellectual Property. The agency, department, division, board or commission of the State of Arizona requesting the issuance of this contract shall own (for and on behalf of the State) the entire right, title and interest to the Intellectual Property throughout the world. Contractor shall notify the State, within thirty (30) days, of the creation of any Intellectual Property by it or its subcontractor(s). Contractor, on behalf of itself and any subcontractor (s), agrees to execute any and all document(s) necessary to assure ownership of the Intellectual Property vests in the State and shall take no affirmative actions that might have the effect of vesting all or part of the Intellectual Property in any entity other than the State. The Intellectual Property shall not be disclosed by Contractor or its subcontractor(s) to any entity not the State without the express written authorization of the agency, department, division, board or commission of the State of Arizona requesting the issuance of this contract.

#### 4 Costs and Payments

- 4.1 <u>Payments</u>. Payments shall comply with the requirements of A.R.S. Titles 35 and 41, Net 30 days. Upon receipt and acceptance of goods or services, the Contractor shall submit a complete and accurate invoice for payment from the State within thirty (30) days.
- 4.2 <u>Delivery</u>. Unless stated otherwise in the Contract, all prices shall be F.O.B. Destination and shall include all freight delivery and unloading at the destination.
- 4.3 Applicable Taxes.
- 4.3.1 Payment of Taxes. The Contractor shall be responsible for paying all applicable taxes.
- 4.3.2 <u>State and Local Transaction Privilege Taxes</u>. The State of Arizona is subject to all applicable state and local transaction privilege taxes. Transaction privilege taxes apply to the sale and are the responsibility of the seller to remit. Failure to collect such taxes from the buyer does not relieve the seller from its obligation to remit taxes.
- 4.3.3 <u>Tax Indemnification</u>. Contractor and all subcontractors shall pay all Federal, state and local taxes applicable to its operation and any persons employed by the Contractor. Contractor shall, and require all subcontractors to hold the State harmless from any responsibility for taxes, damages and interest, if applicable, contributions required under Federal, and/or state and local laws and regulations and any other costs including transaction privilege taxes, unemployment compensation insurance, Social Security and Worker's Compensation.
- 4.3.4 <u>IRS W9 Form</u>. In order to receive payment the Contractor shall have a current I.R.S. W9 Form on file with the State of Arizona, unless not required by law.
- 4.4 <u>Availability of Funds for the Next State fiscal year.</u> Funds may not presently be available for performance under this Contract beyond the current state fiscal year. No legal liability on the part of the State for any payment may arise under this Contract beyond the current state fiscal year until funds are made available for performance of this Contract.
- 4.5 <u>Availability of Funds for the current State fiscal year</u>. Should the State Legislature enter back into session and reduce the appropriations or for any reason and these goods or services are not funded, the State may take any of the following actions:
- 4.5.1 Accept a decrease in price offered by the Contractor;
- 4.5.2 Cancel the Contract
- 4.5.3 Cancel the contract and re-solicit the requirements.

#### 5 Contract changes

5.1 <u>Amendments</u>. This Contract is issued under the authority of the Procurement Officer who signed this Contract. The Contract may be modified only through a Contract Amendment within the scope of the Contract. Changes to

## UNIFORM TERMS AND CONDITIONS SOLICITATION NO: HB971158

the Contract, including the addition of work or materials, the revision of payment terms, or the substitution of work or materials, directed by a person who is not specifically authorized by the procurement officer in writing or made unilaterally by the Contractor are violations of the Contract and of applicable law. Such changes, including unauthorized written Contract Amendments shall be void and without effect, and the Contractor shall not be entitled to any claim under this Contract based on those changes.

- 5.2 <u>Subcontracts</u>. The Contractor shall not enter into any Subcontract under this Contract for the performance of this contract without the advance written approval of the Procurement Officer. The Contractor shall clearly list any proposed subcontractors and the subcontractor's proposed responsibilities. The Subcontract shall incorporate by reference the terms and conditions of this Contract.
- 5.3 <u>Assignment and Delegation</u>. The Contractor shall not assign any right nor delegate any duty under this Contract without the prior written approval of the Procurement Officer. The State shall not unreasonably withhold approval.

#### 6 Risk and Liability

Risk of Loss: The Contractor shall bear all loss of conforming material covered under this Contract until received by authorized personnel at the location designated in the purchase order or Contract. Mere receipt does not constitute final acceptance. The risk of loss for nonconforming materials shall remain with the Contractor regardless of receipt.

#### 6.2 Indemnification

- 6.2.1 Contractor/Contractor Indemnification (Not Public Agency) The parties to this contract agree that the State of Arizona, its' departments, agencies, boards and commissions shall be indemnified and held harmless by the Contractor for the vicarious liability of the State as a result of entering into this contract. However, the parties further agree that the State of Arizona, its' departments, agencies, boards and commissions shall be responsible for its' own negligence. Each party to this contract is responsible for its' own negligence.
- 6.2.2 <u>Public Agency Language Only</u> Each party (as 'indemnitor') agrees to indemnify, defend, and hold harmless the other party (as 'indemnitee') from and against any and all claims, losses, liability, costs, or expenses (including reasonable attorney's fees) (hereinafter collectively referred to as 'claims') arising out of bodily injury of any person (including death) or property damage but only to the extent that such claims which result in vicarious/derivative liability to the indemnitee, are caused by the act, omission, negligence, misconduct, or other fault of the indemnitor, its' officers, officials, agents, employees, or volunteers."
- 6.3 Indemnification Patent and Copyright. The Contractor shall indemnify and hold harmless the State against any liability, including costs and expenses, for infringement of any patent, trademark or copyright arising out of Contract performance or use by the State of materials furnished or work performed under this Contract. The State shall reasonably notify the Contractor of any claim for which it may be liable under this paragraph. If the Contractor is insured pursuant to A.R.S. § 41-621 and § 35-154, this section shall not apply.

#### 6.4 Force Majeure.

- 6.4.1 Except for payment of sums due, neither party shall be liable to the other nor deemed in default under this Contract if and to the extent that such party's performance of this Contract is prevented by reason of force majeure. The term "force majeure" means an occurrence that is beyond the control of the party affected and occurs without its fault or negligence. Without limiting the foregoing, force majeure includes acts of God; acts of the public enemy; war; riots; strikes; mobilization; labor disputes; civil disorders; fire; flood; lockouts; injunctions-intervention-acts; or failures or refusals to act by government authority; and other similar occurrences beyond the control of the party declaring force majeure which such party is unable to prevent by exercising reasonable diligence.
- 6.4.2 Force Majeure shall <u>not</u> include the following occurrences:
- 6.4.2.1 Late delivery of equipment or materials caused by congestion at a manufacturer's plant or elsewhere, or an oversold condition of the market;

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- 6.4.2.2 Late performance by a subcontractor unless the delay arises out of a force majeure occurrence in accordance with this force majeure term and condition; or
- 6.4.2.3 Inability of either the Contractor or any subcontractor to acquire or maintain any required insurance, bonds, licenses or permits.
- 6.4.3 If either party is delayed at any time in the progress of the work by force majeure, the delayed party shall notify the other party in writing of such delay, as soon as is practicable and no later than the following working day, of the commencement thereof and shall specify the causes of such delay in such notice. Such notice shall be delivered or mailed certified-return receipt and shall make a specific reference to this article, thereby invoking its provisions. The delayed party shall cause such delay to cease as soon as practicable and shall notify the other party in writing when it has done so. The time of completion shall be extended by Contract Amendment for a period of time equal to the time that results or effects of such delay prevent the delayed party from performing in accordance with this Contract.
- 6.4.4 Any delay or failure in performance by either party hereto shall not constitute default hereunder or give rise to any claim for damages or loss of anticipated profits if, and to the extent that such delay or failure is caused by force majeure.
- 6.5 <u>Third Party Antitrust Violations</u>. The Contractor assigns to the State any claim for overcharges resulting from antitrust violations to the extent that those violations concern materials or services supplied by third parties to the Contractor, toward fulfillment of this Contract.

#### 7 Warranties

- 7.1 <u>Liens</u>. The Contractor warrants that the materials supplied under this Contract are free of liens and shall remain free of liens.
- 7.2 Quality. Unless otherwise modified elsewhere in these terms and conditions, the Contractor warrants that, for one year after acceptance by the State of the materials, they shall be:
- 7.2.1 Of a quality to pass without objection in the trade under the Contract description;
- 7.2.2 Fit for the intended purposes for which the materials are used;
- 7.2.3 Within the variations permitted by the Contract and are of even kind, quantity, and quality within each unit and among all units;
- 7.2.4 Adequately contained, packaged and marked as the Contract may require; and
- 7.2.5 Conform to the written promises or affirmations of fact made by the Contractor.
- 7.3 <u>Fitness</u>. The Contractor warrants that any material supplied to the State shall fully conform to all requirements of the Contract and all representations of the Contractor, and shall be fit for all purposes and uses required by the Contract.
- 7.4 <u>Inspection/Testing</u>. The warranties set forth in subparagraphs 7.1 through 7.3 of this paragraph are not affected by inspection or testing of or payment for the materials by the State.
- 7.5 Year 2000.
- 7.5.1 Notwithstanding any other warranty or disclaimer of warranty in this Contract, the Contractor warrants that all products delivered and all services rendered under this Contract shall comply in all respects to performance and delivery requirements of the specifications and shall not be adversely affected by any date-related data Year 2000 issues. This warranty shall survive the expiration or termination of this Contract. In addition, the defense of *force majeure* shall not apply to the Contractor's failure to perform specification requirements as a result of any date-related data Year 2000 issues.
- 7.5.2 Additionally, notwithstanding any other warranty or disclaimer of warranty in this Contract, the Contractor warrants

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that each hardware, software, and firmware product delivered under this Contract shall be able to accurately process date/time data (including but not limited to calculation, comparing, and sequencing) from, into, and between the twentieth and twenty-first centuries, and the years 1999 and 2000 and leap year calculations, to the extent that other information technology utilized by the State in combination with the information technology being acquired under this Contract properly exchanges date-time data with it. If this Contract requires that the information technology products being acquired perform as a system, or that the information technology products being acquired perform as a system in combination with other State information technology, then this warranty shall apply to the acquired products as a system. The remedies available to the State for breach of this warranty shall include, but shall not be limited to, repair and replacement of the information technology products delivered under this Contract. In addition, the defense of *force majeure* shall not apply to the failure of the Contractor to perform any specification requirements as a result of any date-related data Year 2000 issues.

- 7.6 <u>Compliance With Applicable Laws</u>. The materials and services supplied under this Contract shall comply with all applicable Federal, state and local laws, and the Contractor shall maintain all applicable license and permit requirements.
- 7.7 Survival of Rights and Obligations after Contract Expiration or Termination.
- 7.7.1 Contractor's Representations and Warranties. All representations and warranties made by the Contractor under this Contract shall survive the expiration or termination hereof. In addition, the parties hereto acknowledge that pursuant to A.R.S. § 12-510, except as provided in A.R.S. § 12-529, the State is not subject to or barred by any limitations of actions prescribed in A.R.S., Title 12, Chapter 5.
- 7.7.2 <u>Purchase Orders</u>. The Contractor shall, in accordance with all terms and conditions of the Contract, fully perform and shall be obligated to comply with all purchase orders received by the Contractor prior to the expiration or termination hereof, unless otherwise directed in writing by the Procurement Officer, including, without limitation, all purchase orders received prior to but not fully performed and satisfied at the expiration or termination of this Contract.

#### 8 State's Contractual Remedies

- 8.1 Right to Assurance. If the State in good faith has reason to believe that the Contractor does not intend to, or is unable to perform or continue performing under this Contract, the Procurement Officer may demand in writing that the Contractor give a written assurance of intent to perform. Failure by the Contractor to provide written assurance within the number of Days specified in the demand may, at the State's option, be the basis for terminating the Contract under the Uniform Terms and Conditions or other rights and remedies available by law or provided by the contract.
- 8.2 Stop Work Order.
- 8.2.1 The State may, at any time, by written order to the Contractor, require the Contractor to stop all or any part, of the work called for by this Contract for period(s) of days indicated by the State after the order is delivered to the Contractor. The order shall be specifically identified as a stop work order issued under this clause. Upon receipt of the order, the Contractor shall immediately comply with its terms and take all reasonable steps to minimize the incurrence of costs allocable to the work covered by the order during the period of work stoppage.
- 8.2.2 If a stop work order issued under this clause is canceled or the period of the order or any extension expires, the Contractor shall resume work. The Procurement Officer shall make an equitable adjustment in the delivery schedule or Contract price, or both, and the Contract shall be amended in writing accordingly.
- 8.3 Non-exclusive Remedies. The rights and the remedies of the State under this Contract are not exclusive.
- 8.4 Nonconforming Tender. Materials or services supplied under this Contract shall fully comply with the Contract. The delivery of materials or services or a portion of the materials or services that do not fully comply constitutes a breach of contract. On delivery of nonconforming materials or services, the State may terminate the Contract for default under applicable termination clauses in the Contract, exercise any of its rights and remedies under the Uniform Commercial Code, or pursue any other right or remedy available to it.

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8.5 Right of Offset. The State shall be entitled to offset against any sums due the Contractor, any expenses or costs incurred by the State, or damages assessed by the State concerning the Contractor's non-conforming performance or failure to perform the Contract, including expenses, costs and damages described in the Uniform Terms and Conditions.

#### 9 Contract Termination

- 9.1 <u>Cancellation for Conflict of Interest.</u> Pursuant to A.R.S. § 38-511, the State may cancel this Contract within three (3) years after Contract execution without penalty or further obligation if any person significantly involved in initiating, negotiating, securing, drafting or creating the Contract on behalf of the State is or becomes at any time while the Contract or an extension of the Contract is in effect an employee of or a consultant to any other party to this Contract with respect to the subject matter of the Contract. The cancellation shall be effective when the Contractor receives written notice of the cancellation unless the notice specifies a later time. If the Contractor is a political subdivision of the State, it may also cancel this Contract as provided in A.R.S. § 38-511.
- 9.2 <u>Gratuities</u>. The State may, by written notice, terminate this Contract, in whole or in part, if the State determines that employment or a Gratuity was offered or made by the Contractor or a representative of the Contractor to any officer or employee of the State for the purpose of influencing the outcome of the procurement or securing the Contract, an amendment to the Contract, or favorable treatment concerning the Contract, including the making of any determination or decision about contract performance. The State, in addition to any other rights or remedies, shall be entitled to recover exemplary damages in the amount of three times the value of the Gratuity offered by the Contractor
- 9.3 <u>Suspension or Debarment</u>. The State may, by written notice to the Contractor, immediately terminate this Contract if the State determines that the Contractor has been debarred, suspended or otherwise lawfully prohibited from participating in any public procurement activity, including but not limited to, being disapproved as a subcontractor of any public procurement unit or other governmental body. Submittal of an offer or execution of a contract shall attest that the Contractor is not currently suspended or debarred. If the Contractor becomes suspended or debarred, the Contractor shall immediately notify the State.
- 9.4 <u>Termination for Convenience</u>. The State reserves the right to terminate the Contract, in whole or in part at any time, when in the best interests of the State without penalty or recourse. Upon receipt of the written notice, the Contractor shall stop all work, as directed in the notice, notify all subcontractors of the effective date of the termination and minimize all further costs to the State. In the event of termination under this paragraph, all documents, data and reports prepared by the Contractor under the Contract shall become the property of and be delivered to the State upon demand. The Contractor shall be entitled to receive just and equitable compensation for work in progress, work completed and materials accepted before the effective date of the termination. The cost principles and procedures provided in A.A.C. R2-7-701 shall apply.

#### 9.5 Termination for Default.

- 9.5.1 In addition to the rights reserved in the contract, the State may terminate the Contract in whole or in part due to the failure of the Contractor to comply with any term or condition of the Contract, to acquire and maintain all required insurance policies, bonds, licenses and permits, or to make satisfactory progress in performing the Contract. The Procurement Officer shall provide written notice of the termination and the reasons for it to the Contractor.
- 9.5.2 Upon termination under this paragraph, all goods, materials, documents, data and reports prepared by the Contractor under the Contract shall become the property of and be delivered to the State on demand.
- 9.5.3 The State may, upon termination of this Contract, procure, on terms and in the manner that it deems appropriate, materials or services to replace those under this Contract. The Contractor shall be liable to the State for any excess costs incurred by the State in procuring materials or services in substitution for those due from the Contractor.
- 9.6.1 <u>Continuation of Performance Through Termination</u>. The Contractor shall continue to perform, in accordance with the requirements of the Contract, up to the date of termination, as directed in the termination notice.

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#### 10 Contract Claims

All contract claims or controversies under this Contract shall be resolved according to A.R.S. Title 41, Chapter 23, Article 9, and rules adopted thereunder.

#### 11 Arbitration

The parties to this Contract agree to resolve all disputes arising out of or relating to this contract through arbitration, after exhausting applicable administrative review, to the extent required by A.R.S. § 12-1518, except as may be required by other applicable statutes (Title 41).

#### 12 Comments Welcome

The State Procurement Office periodically reviews the Uniform Terms and Conditions and welcomes any comments you may have. Please submit your comments to: State Procurement Administrator, State Procurement Office, 100 North 15<sup>th</sup> Avenue, Suite 104, Phoenix, Arizona 85007.

#### 1. PURPOSE:

Pursuant to provisions of the Arizona Procurement Code, A.R.S. '41-2501 Et Seq., the State of Arizona, Department of Health Services (ADHS) intends to establish a contract for preventative and service maintenance for equipment located in the Arizona State Public Health Laboratory.

#### 2. TERM OF CONTRACT (3 YEARS):

The term of the resultant Contract shall commence upon signature of both parties and shall remain in effect for (3) three years unless terminated, canceled, or extended as otherwise provided herein.

#### 3. CONTRACT EXTENSIONS TWO (2) YEARS:

By mutual written Contract Amendment, any resultant Contract may be extended for supplemental periods of up to one (1) year for a maximum of two (2) years. The Contract term shall not exceed a total of five (5) years from the effective date of Contract.

#### 4. CONTRACT TYPE

X Fixed Price

#### 5. PRICE INCREASE/PRICE DECREASE

Contractor prices accepted and subsequently awarded by a contract in response to this IFB shall remain in effect for a minimum of one (1) year. The Contractor may request a price adjustment, but the State will not review or approve an increase until the contract has been in effect for one (1) year. The Office of Procurement will review any requested rate increase to determine whether such request is reasonable in relation to increased supplier or material costs. Contractor shall provide written justification for any price adjustment requested, including information contained in the Consumer Price Index or similar official cost analysis to support any requested price increase. Any price increase adjustment, if approved, will be effective upon execution of a written contract amendment.

Likewise, the Contractor shall offer the State a price adjustment reduction concurrent with reduced costs from their suppliers. Price reductions will become effective upon execution of a contract amendment.

#### 6. SHIPPING – FOB DESTINATION

Prices shall be F.O.B. destination to the delivery location designated herein. Contractor shall retain title and control of all goods until they are delivered and the contract of coverage has been completed. All risk of transportation and all related charges shall be the responsibility of the Contractor. All claims for visible or concealed damage shall be filed by the Contractor. The Department will notify the contractor promptly of any damaged goods and shall assist the Contractor in arranging for inspection.

#### 7. PAYMENT

All invoices shall include delivery time and contractual payment terms. Items are to be identified by the name, product number, contract number, line item number, and serial number if applicable. Any contract release order issued by the requesting agency shall refer to the contract number and line item number(s).

#### 8. AUTHORIZATION FOR PURCHASE OF SERVICES

Authorization for purchase of services under this contract shall be made only upon ADHS issuance of a Purchase Order that is signed by an authorized agent. The Purchase Order will indicate the contract number and the dollar amount of funds authorized. The Contractor shall only be authorized to perform services or provide materials up to the amount on the Purchase Order. ADHS shall not have any legal obligation to pay for services or materials in excess of the amount indicated on the Purchase Order. No further obligation for payment shall exist on behalf of ADHS unless; a) the Purchase Order is changed or modified with an official ADHS Procurement Change Order, and/or b) an additional Purchase Order is issued for purchase of services or materials under this contract.

#### 9. INSPECTION AND ACCEPTANCE:

All services, data and required reports are subject to final inspection, review, evaluation and acceptance by ADHS. ADHS may withhold payment for services that are deemed not to meet contract standards.

#### 10. LICENSES

The Contractor shall obtain and maintain in current status, all required federal, state, county, city and local licenses, permits or certifications for the Contractor, their employees and Subcontractors required for the operation of the business conducted by the Contractor.

#### 11. NON-EXCLUSIVE CONTRACT

The State reserves the right to obtain like goods or services from another source when necessary, or when determined to be in the best interest of the State.

#### 12. INFORMATION DISCLOSURE

The Contractor shall establish and maintain procedures and controls that are acceptable to the State for the purpose of assuring that no information contained in its records or obtained from the state or from others in carrying out its functions under the contract shall be used or disclosed by it, its agents, officers, or employees, except as required to efficiently perform duties under the contract. Persons requesting such information should be referred to the State.

#### 13. EMPLOYEES OF THE CONTRACTOR

All employees of the Contractor employed in the performance of work under the contract shall be considered employees of the Contractor at all times, and not employees of ADHS or the state. The Contractor shall comply with the Social Security Act, Workman's Compensation laws and Unemployment laws of the State of Arizona and all State, local and Federal legislation relevant to the Contractor's business.

## 14. COMPLIANCE REQUIREMENTS FOR A.R.S. § 41-4401, GOVERNMENT PROCUREMENT: E-VERIFY REQUIREMENT

- A. The Contractor warrants compliance with all Federal immigration laws and regulations relating to employees and warrants its compliance with A.R.S. § 23-214. Subsection A.
- B. A breach of warranty regarding compliance with immigration laws and regulations shall be deemed a material breach of the Contract and the Contractor may be subject to penalties up to and including termination of the Contract
- C. Failure to comply with a State audit process to randomly verify the employment records of Contractors and Subcontractors shall be deemed a material breach of the Contract and the Contractor may be subject to penalties up to and including termination of the Contract.
- D. The State Agency retains the legal right to inspect the papers of any employee who works on the Contract to ensure that the Contractor or Subcontractor is complying with the warranty under paragraph 1.

#### 15. OFFSHORE PERFORMANCE OF WORK PROHIBITED

Due to security and identity protection concerns, direct services under this contract shall be performed within the borders of the United States. Any services that are described in the specifications or scope of work that directly serve the State of Arizona or its clients and may involve access to secure or sensitive data or personal client data or development or modification of software for the State shall be performed within the borders of the United States. Unless specifically stated otherwise in the specifications, this definition does not apply to indirect or "overhead" services, redundant back-up services or services that are incidental to the performance of the contract. This provision applies to work performed by subcontractors at all tiers.

#### 16. INDEMNIFICATION CLAUSE

Contractor shall indemnify, defend, save and hold harmless the State of Arizona, its departments, agencies, boards, commissions, universities and its officers, officials, agents, and employees (hereinafter referred to as "Indemnitee") from and against any and all claims, actions, liabilities, damages, losses, or expenses (including court costs, attorneys' fees, and costs of claim processing, investigation and litigation) (hereinafter referred to as "Claims") for bodily injury or personal injury (including death), or loss or damage to tangible or intangible property caused, or alleged to be caused, in whole or in part, by the negligent or willful acts or omissions of Contractor or any of its owners, officers, directors, agents, employees or subcontractors. This indemnity includes any claim or amount arising out of or recovered under the Workers' Compensation Law or arising out of the failure of such contractor to conform to any federal, state or local law, statute, ordinance, rule, regulation or court decree. It is the specific intention of the parties that the Indemnitee shall, in all instances, except for Claims arising solely from the negligent or willful acts or omissions of the Indemnitee, be indemnified by Contractor from and against any and all claims. It is agreed that Contractor will be responsible for primary loss investigation, defense and judgment costs where this indemnification is applicable. In consideration of the award of this contract, the Contractor agrees to waive all rights of subrogation against the State of Arizona, its officers, officials, agents and employees for losses arising from the work performed by the Contractor for the State of Arizona.

This indemnity shall not apply if the contractor or sub-contractor(s) is/are an agency, board, commission or university of the State of Arizona.

#### 17. INSURANCE REQUIREMENTS

Contractor and subcontractors shall procure and maintain until all of their obligations have been discharged, including any warranty periods under this Contract, are satisfied, insurance against claims for injury to persons or damage to property which may arise from or in connection with the performance of the work hereunder by the Contractor, his agents, representatives, employees or subcontractors.

The *insurance requirements* herein are minimum requirements for this Contract and in no way limit the indemnity covenants contained in this Contract. The State of Arizona in no way warrants that the minimum limits contained herein are sufficient to protect the Contractor from liabilities that might arise out of the performance of the work under this contract by the Contractor, its agents, representatives, employees or subcontractors, and Contractor is free to purchase additional insurance.

A. <u>MINIMUM SCOPE AND LIMITS OF INSURANCE:</u> Contractor shall provide coverage with limits of liability not less than those stated below.

#### 1. Commercial General Liability – Occurrence Form

Policy shall include bodily injury, property damage, personal injury and broad form contractual liability coverage.

•	General Aggregate	\$2,000,000
•	Products – Completed Operations Aggregate	\$1,000,000
•	Personal and Advertising Injury	\$1,000,000
•	Blanket Contractual Liability – Written and Oral	\$1,000,000
•	Fire Legal Liability	\$ 50,000
•	Each Occurrence	\$1,000,000

- a. The policy shall be endorsed to include the following additional insured language: "The Department of Health Services, the State of Arizona, its departments, agencies, boards, commissions, universities and its officers, officials, agents, and employees shall be named as additional insureds with respect to liability arising out of the activities performed by or on behalf of the Contractor".
- b. Policy shall contain a waiver of subrogation against the State of Arizona, its departments, agencies, boards, commissions, universities and its officers, officials, agents, and employees for losses arising from work performed by or on behalf of the Contractor.

#### 2. Worker's Compensation and Employers' Liability

Workers' Compensation

Statutory

**Employers' Liability** 

Each Accident \$ 500,000 Disease – Each Employee \$ 500,000 Disease – Policy Limit \$1,000,000

- 1. Policy shall contain a waiver of subrogation against the State of Arizona, its departments, agencies, boards, commissions, universities and its officers, officials, agents, and employees for losses arising from work performed by or on behalf of the Contractor.
- 2. This requirement shall not apply to: Separately, EACH contractor or subcontractor exempts under A.R.S. 23-901, and when such contractor or subcontractor executes the appropriate waiver (Sole Proprietor/Independent Contractor) form.
- **B.** <u>ADDITIONAL INSURANCE REQUIREMENTS:</u> The policies shall include, or be endorsed to include, the following provisions:
  - 1. The State of Arizona, its departments, agencies, boards, commissions, universities and its officers, officials, agents, and employees wherever additional insured status is required such additional insured shall be covered to the full limits of liability purchased by the Contractor, even if those limits of liability are in excess of those required by this Contract.
  - 2. The Contractor's insurance coverage shall be primary insurance with respect to all other available sources.
  - **3.** Coverage provided by the Contractor shall not be limited to the liability assumed under the indemnification provisions of this Contract.
- C. <u>NOTICE OF CANCELLATION:</u> Each insurance policy required by the insurance provisions of this Contract shall provide the required coverage and shall not be suspended, voided, canceled, or reduced in coverage or in limits except after thirty (30) days prior written notice has been given to the State of Arizona. Such notice shall be sent directly to The Arizona Department of Health Services, 1740 West Adams, Room 303, Phoenix, AZ 85007 and shall be sent by certified mail, return receipt requested.
- D. <u>ACCEPTABILITY OF INSURERS:</u> Insurance is to be placed with duly licensed or approved non-admitted insurers in the state of Arizona with an "A.M. Best" rating of not less than A- VII. The State of Arizona in no way warrants that the above-required minimum insurer rating is sufficient to protect the Contractor from potential insurer insolvency.
- E. <u>VERIFICATION OF COVERAGE</u>: Contractor shall furnish the State of Arizona with certificates of insurance (ACORD form or equivalent approved by the State of Arizona) as required by this Contract. The certificates for each insurance policy are to be signed by a person authorized by that insurer to bind coverage on its behalf.

All certificates and endorsements are to be received and approved by the State of Arizona before work commences. Each insurance policy required by this Contract must be in effect at or prior to commencement of work under this Contract and remain in effect for the duration of the project. Failure to maintain the insurance policies as required by this Contract, or to provide evidence of renewal, is a material breach of contract.

All certificates required by this Contract shall be sent directly to **The Arizona Department of Health Services**, **1740 West Adams**, **Room 303**, **Phoenix**, **AZ 85007**. The State of Arizona project/contract number and project description shall be noted on the certificate of insurance. The State of Arizona reserves the right to require complete, certified copies of all insurance policies required by this Contract at any time. **DO NOT SEND CERTIFICATES OF INSURANCE TO THE STATE OF ARIZONA'S RISK MANAGEMENT SECTION.** 

- **F.** <u>SUBCONTRACTORS:</u> Contractors' certificate(s) shall include all subcontractors as insureds under its policies **or** Contractor shall furnish to the State of Arizona separate certificates and endorsements for each subcontractor. All coverage for subcontractors shall be subject to the minimum requirements identified above.
- **G.** <u>APPROVAL:</u> Any modification or variation from the *insurance requirements* in this Contract shall be made by the Department of Administration, Risk Management Section, whose decision shall be final. Such action will

not require a formal Contract amendment, but may be made by administrative action.

**H. EXCEPTIONS:** In the event the Contractor or sub-contractor(s) is/are a public entity, then the Insurance Requirements shall not apply. Such public entity shall provide a Certificate of Self-insurance. If the contractor or sub-contractor(s) is/are a State of Arizona agency, board, commission, or university, none of the above shall apply.

#### 18. HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT OF 1996 (HIPPA)

If applicable, the State may require the Contractor and any Subcontractor's to attest to the following:

The Contractor warrants that it is familiar with the requirements of HIPAA and HIPAA's accompanying regulations and will comply with all applicable HIPAA requirements in the course of this contract. Contractor warrants that it will cooperate with the State in the course of performance of the contract so that both the State and Contractor will be in compliance with HIPAA, including cooperation and coordination with the State's privacy officials and other compliance officers required by HIPAA and its regulations. Contractor will sign and date any documents that are reasonably necessary to keep the State and Contractor in compliance with HIPAA, including, but not limited to, individualized Business Associate Agreements.

If requested by the State, Contractor agrees to sign the State agency's confidentiality statement and to abide by the statements in the form addressing the creation, use and disclosure of confidential information, including information designated as protected health information and all other sensitive information. In addition, Contractor agrees to attend or participate in HIPAA training offered by the State or to provide written verification that the Contractor has attended or participated in job related HIPAA training that is: (1) intended to make the Contractor proficient in HIPAA for purposes of performing the services required and (2) presented by a HIPAA privacy officer or other person or program knowledgeable and experienced in HIPAA and who has been approved by the State agency's HIPAA Privacy Compliance Officer.

#### 19. REPLACEMENT PARTS:

All items must be in accordance with the manufacturer's equipment specifications and delivered in the manufacturer's standard package, unless otherwise specified and agreed upon in writing by the Laboratory.

#### 20. MAINTENANCE:

The equipment specified in this Contract is dependent upon the availability of prompt professional service. Work is to be performed at the Arizona State Laboratory whenever feasible. Contractor is required to have an existing maintenance facility with sufficient parts inventory and trained technicians experienced in providing quality service on the equipment specified should the equipment require off site repair. Maintenance facilities may be subject to inspection by the State to determine adequacy.

#### 21. LABORATORY ACCESS:

All service technicians are required to sign in with the Security Control Officer upon arrival and sign out upon departure at the Arizona State Laboratory each day. Service technicians will be issued an Arizona State Laboratory visitor badge, which shall be worn and displayed at all times. Service technicians will be escorted by a laboratory staff person at all times and shall wear a buttoned up laboratory coat and safety glasses while in the Arizona State Laboratory designated areas. Both the laboratory coat and the safety glasses can be either Arizona State Laboratory issued or provided by the Contractor.

#### 22. PANDEMIC CONTRACTUAL PERFORMANCE:

- A. The State shall require a written plan that illustrates how the Contractor shall perform up to contractual standards in the event of a pandemic. The State may require a copy of the plan at anytime prior or post award of a Contract. At a minimum, the Pandemic Performance Plan shall include:
  - 1. Key succession and performance planning if there is a sudden significant decrease in Contractor's workforce.

- 2. Alternative methods to ensure there are products in the supply chain.
- 3. An up to date list of company contacts and organizational chart.
- B. In the event of a pandemic, as declared the Governor of Arizona, U.S. Government or the World Health Organization, which makes performance of any term under this Contract impossible or impracticable, the State shall have the following rights:
  - 1. After the official declaration of a pandemic, the State may temporarily void the contract(s) in whole or specific sections, if the contractor cannot perform to the standards agreed upon in the initial terms.
  - 2. The State shall not incur any liability if a pandemic is declared and emergency procurements are authorized by the Director as per A.R.S. 41-2537 of the Arizona Procurement Code.
  - 3. Once the pandemic is officially declared over and/or the Contractor can demonstrate the ability to perform, the State, at is sole discretion, may reinstate the temporarily voided Contract(s).

#### 23. ESTIMATED QUANTITES:

ADHS does not guarantee a specific amount of work either for the life of the Contract or on an annual basis. The listed equipment is current equipment owned and used by the Arizona State Laboratory at this time. The amount of equipment that may be serviced under this Contract may be higher or lower depending on current needs of the Arizona State Laboratory.

#### 1. BACKGROUND:

The Arizona Department of Health Services (ADHS), Public Health Division, State Public Health Laboratory (Laboratory) has a need for service agreements for instrumentation and equipment in the Chemistry, Chemistry Emergency Response and Bio-Emergency Response, Newborn Screening and Microbiology areas.

The location for the equipment listed is: ADHS State Public Health Laboratory 250 North 17th Avenue, Phoenix, AZ 85007

#### 2. OBJECTIVE:

ADHS requires a qualified contractor(s) to provide preventative maintenance and repair services to the laboratory equipment used at the Laboratory located in Phoenix, Arizona.

#### 3. SCOPE OF WORK:

The Contractor shall act as the single point of contact to which all requests for services are submitted. The Contractor is then responsible for contacting any subcontractor necessary to perform the services needed. All services shall be performed by using fully qualified technicians. Descriptions and serial numbers are detailed on the Price Sheet, page(s) Twenty-eight (28) through Thirty-seven (37).

#### 4. TASKS:

Contractors shall:

- a. Provide full support including labor, travel and parts to the instrumentation and/or equipment listed;
- b. Provide a minimum of one (1) and for those so indicated two (2) preventative maintenance (PM) visits that include parts, travel, labor and instruction on basic operating practices if required. The PM visit for any mass selective detector shall include a complete electro-mechanical check. The PM visit for any ion trap detector shall include a complete electro-mechanical check;
- c. Provide a training discount on formal training classes for instrument operation and maintenance at the vendor's training facility;
- d. Schedule the visits in advance with the Laboratory by calling the appropriate Laboratory personnel or (602) 542-1188, Laboratory main telephone number;
- e. Provide manufacturer authorized and trained service technician to be on site within forty-eight (48) hours or less from the time a support telephone call is placed by the Laboratory;
- f. Provide quality maintenance that demonstrates consistency, reliability and availability of service work at all times. All maintenance shall be guaranteed to be free of defects in workmanship or Contractor shall provide service to correct any defects in workmanship at no additional cost to the Laboratory;
- g. All parts and labor that are found to be defective shall be fixed or replaced immediately at no additional cost to the Laboratory;
- h. Provide replacement parts, which may be new or reconditioned for all defective parts. All new replacement parts shall be delivered in their original packaging. All reconditioned parts shall be visibly marked as such;
- i. Permit an unlimited number of service calls under this Contract;
- j. Provide unlimited telephone technical support for the Laboratory. Contractor telephone support shall be during standard business hours, Monday through Friday from 8:00 am to 5:00 pm local Arizona time excluding State observed holidays (See Exhibit A) or specify the hours of operations of Contractor

support center if located in other time zones. A service telephone support call back to the Laboratory staff shall be not more than a four (4) hour time frame from the time the call is placed;

- k. Provide emergency service call within twenty-four (24) hours, if needed and requested by the Laboratory;
- h. Provide support to any new equipment purchased subsequent to award, or equipment which the Laboratory owns and the original manufacturer warranty has expired, listed by Contract Amendment to the original Contract. The Laboratory will update the Contractor on any additional equipment that needs to be added to this Contract for service maintenance, via a written Contract Amendment and updated Price Sheet. As equipment is added to the Contract, the Contractor shall provide support training after the initial warranty expires;
- i. Provide on-site training for the Laboratory staff in the performance of general test procedures, equipment operation and preventive maintenance procedures as needed;
- j. Guarantee all manufacturer replacement parts that fail will be replaced promptly without additional cost to ADHS. Contractor will warrantee the replacement part according to current industry standards. All labor will have a minimum thirty (30) day warranty;
- k. Make the arrangements to transport or ship the instrument off-site and back again if it is determined that repairs cannot be completed on-site. This shall be at no additional cost to ADHS;
- I. Provide loaner equipment at the request of the Laboratory program if equipment cannot be repaired onsite. Comparable and compatible loaner equipment shall be provided, installed and operational at the Laboratory at no additional cost to ADHS. Loaner equipment shall be available within five (5) working days after the determination is made that the equipment cannot be repaired on-site;
- m. Observe and obey all posted safety rules and visitor protocols of the Laboratory while on-site; and
- n. Provide, where applicable, cost-discounted consumables and supplies for the listed equipment and future equipment that may be added by Contract Amendment in the future.

#### 5. ADHS DELIVERABLES:

Laboratory staff will:

- a. Be trained in the operations and maintenance of the equipment;
- b. Comply with the provisions of the equipment manuals in operating and maintaining the equipment;
- c. Cooperate with the Contractor in correcting any malfunctions; and
- d. Make the equipment readily accessible to the service technician on routine and emergency visits.

#### 6. REQUIREMENTS:

- a. Certificate of Insurance (COI) within ten (10) days or sooner of Contract award. A Purchase Order will not be issued without a current and valid COI that meets the requirements of the Contract;
- b. Certifications and Licenses;
- c. W-9, if applicable; and
- d. Manufacturer authorized and trained service technicians.

#### 7. APPROVALS:

All work performed and invoices must be approved by Laboratory personnel as identified in Paragraph Eight (8).

#### 8. NOTICES, CORRESPONDENCE, AND REPORTS:

Notices, correspondence, and invoices from the Contractor to ADHS shall be sent to:

State Public Health Laboratory – Chemistry Program Manager Arizona Department of Health Services 250 North 17 th Ave Phoenix, AZ 85007

Phone: 602-542-1188 Fax: 602-364-0281

Notices, correspondence, reports, and payments from ADHS to the Contractor shall be sent to: (Contractor to complete)

Company:
Street Address:
City, State, Zip Code:
elephone number:
acsimile number:

#### 7. CURRENT EQUIPMENT TO BE COVERED:

Chemistry, Chemistry Emergency Response, Bio-Emergency Response, Microbiology, and Newborn Screening Laboratory equipment and microscope manufacturer to be serviced, include but are not limited to the following:

- a. Agilent
- b. Hewlett Packard
- c. Fern LC
- d. PerkinElmer LAS, Inc.
- e. Primus Corporation
- f. Applied Biosystems/Applera Corporation
- g. Hach Company
- h. Leeman Labs
- i. EST Analytical
- j. Tuttanauer/Brinkman
- k. Bransen
- I. Mettler
- m. Fisher Scientific
- n. Varian
- o. Tekmar Dorhman
- p. Gerstel
- q. Gilson
- r. Alexeter
- s. Bio-Rad
- t. VWR
- u. Beckman Colter
- v. Waters

- w. Roche
  x. Cephid
  y. Allegra
  z. Dynex
  aa. Qiagen
  bb. Nikon
  cc. Olympus
  dd. Leica
- ee. Zeiss



### **OFFER AND ACCEPTANCE**

**SOLICITATION NO: HB971158** 

## ARIZONA DEPARTMENT OF HEALTH SERVICES

1740 West Adams Street Phoenix, Arizona 85007 (602) 542-1040 (602) 542-1741 Fax

Submit this form with an original signature to the:

Arizona Department of Health Services Office of Procurement 1740 West Adams, Room 303 Phoenix, Arizona 85007 ADHS Contact: Tracy Chisler Telephone: 602-542-1044

Fax: 602-542-1741

E-mail: <a href="mailto:chislet@azdhs.gov">chislet@azdhs.gov</a>

The Undersigned hereby Bids and agrees to furnish the material, service or construction in compliance with all terms, conditions, specifications and amendments in the solicitation.

In accordance with A.R.S. 35-397, the Offeror hereby certifies that the Offeror does not have scrutinized business operations in Iran.

In accordance with A.R.S. 35-397, the Offeror hereby certifies that the Offeror does not have any scrutinized business operations in Sudan.

Arizona Transaction (Sales) Privilege Tax Lice	ense No: For Clarific	ation of this Offer, Contact:		
Federal Employer Identification No:	Name:		<del></del>	
	Telephone	:		
	FAX:			
		0		
Company Name		Signature of Person Authorized to Sign Offer		
Address		Printed Name		
City, State, ZIP Code Title				
OFFER AC	CCEPTANCE AND CONTRACT A	NARD (For State of Arizona Use Only)		
Your Offer is hereby accepted as described Solicitation and the Contractor's Offer as		ntractor is now bound to perfor	m based upon the	
This Contract shall henceforth be referred	ed to as Contract Number: <b>HB9</b>	71158 -		
The Contractor is hereby cautioned runder this contract until the Contract notice to proceed, if applicable.				
State of Arizona	Awarded this	day of	, 2008	
		PROCUREMENT	 ADMINISTRATOR	

Quantity	DESCRIPTION	PM INDICATE ONE (1) OR TWO (2) PER YEAR	PRICE TOTAL PRICE FOR SERVICE AGREEMENT
	EQUIPMENT TO BE SERVICED AND PRICING REQUIRED		
	CHEMISTRY PROGRAM INSTRUMENTATION		
1	AGILENT #2 GC/MS SYSTEM CONSISTING OF:		
1	HP6890 G1530 A/N GC MAINFRAME		
	Serial #: US00042413		
1	PTV INJECTION PORT		
	Serial #:: 7490-1504		
1	HP 5973 MSD CORE W/TURBO PUMP		
4	Serial #:: US10360415		
1	AGILENT 7683A G2614A TRAY (ON-SITE SVS.)		
1	Serial #:: US11518548 AGILENT 7683A G2613A TOWER (ON-SITE SVS.)		
1	Serial #:: US611395		
1	HP 59226 ION GAUGE CONTROLLER		
1	Serial #:: US6016687		
	- Conαι π Cooo 10001		
1	AGILENT #6 GCM/S (FERN) SYSTEM CONSISTING OF :		
<u> </u>	AGILENT 6890 G1530 A/N GC MAINFRAME		
•	Serial #:: US10544026		
1	AGILENT 5975 MSD W/TURBO PUMP		
	Serial #:: US53931416		
1	AGILENT 7683A G2613A TOWER		
	Serial #:: US55410325		
1	AGILENT 7683A G2614A TRAY		
	Serial #:: US54215514		
1	AGILENT #3 GC/MS SYSTEM CONSISTING OF:		
1	AGILENT 6890 G1530 A/N GC MAINFRAME		
	Serial #:: CN10430006		
1	AGILENT 5973 MSD CORE W/TURBO PUMP		
1	Serial #:: US43120856 AGILENT 7683A G2613A TOWER		
I	Serial #:: US43038205		
1	AGILENT 7683A G2614A TRAY		
Į.	Serial #:: CN43030108		
	Oshai n Orr-0000100		
1	AGILENT #4 GC/MS SYSTEM CONSISTING OF:		
<u>·</u> 1	AGILENT 6890 G1530 A/N GC MAINFRAME		
	Serial #: CN10430012		
1	AGILENT 5973 MSD CORE W/TURBO PUMP		
	Serial #: US43120850		
1	AGILENT 7683A G2613A TOWER		
	Serial #: US43038194		
1	AGILENT 76830 G2614A TRAY		
	Serial #: CN4303012		

Quantity	DESCRIPTION	PM INDICATE ONE (1) OR TWO (2) PER	PRICE TOTAL PRICE FOR SERVICE AGREEMENT
1	SATURN GC/MS SYSTEM CONSISTING OF:	YEAR	7.01.12
1	VARIAN 3800 GC MAINFRAME Serial #: 3800-6233		
1	VARIAN SATURN 2000 MSD Serial #: 04537		
1	TEKMAR VELOCITY PURGE & TRAP Serial #: US04154007		
1	4: TEKMAR AQUATEK 70 AUTOSAMPLER Serial #: 00111014		
1	AGILENT #1 GC/MS SYSTEM CONSISTING OF:		
1	AGILENT 6890 G1530 A/N GC MAINFRAME Serial #: US00035946		
1	AGILENT 5973 MSD CORE W/TURBO PUMP Serial #: US02060273		
1	TEKMAR LSC-3100 PURGE & TRAP Serial #: 99351001		
1	VARIAN ARCHON AUTOSAMPLER Serial #: 14249		
1	AGILENT CHEMISTRY HPLC SYSTEM CONSISTING OF:		
1	AGILENT 1100 (G1311A) QUARTERNARY PUMP Serial #: DE40928154		
1	AGILENT 1100 (G1313A) AUTOSAMPLER Serial #: DE33226338		
1	AGILENT 1100 (G1321A) PROGRAMMABLE FLOURESCENCE DETECTOR Serial #: DE40506315		
1	AGILENT 1100 (G1379A) ON-LINE DEGASSER Serial #: JP40717303		
1	AGILENT 1100 (G1329A) HEATED COLUMN COMPARTMENT Serial #: DE40540851		
1	AGILENT 1100 (G1365B) MULTI-WAVELENGTH DETECTOR Serial #: DE40502791		
1	PICKERING PCX5200 POST COLUMN SYSTEM Serial #: 0804209		
	AGILENT GC SYSTEM CONSISTING OF:		
1	AGILENT 6890N Gas Chromatograph Serial #CN10431084		
1	AGILENT 2397A Micro ECD Serial #U13494		
1	AGILENT 2397A Micro ECD Serial #U13495		
1	AGILENT G2613A Autosampler Tower Serial #CN43038213		
1	AGILENT AG2613A Autosampler Tower Serial #US44510070		
1	AGILENT G2614A Sampler Tray Serial #CN43030107		

Quantity	DESCRIPTION	PM INDICATE ONE (1) OR TWO (2) PER YEAR	PRICE TOTAL PRICE FOR SERVICE AGREEMENT
1	AGILENT CHEMISTRY (FERN) HPLC EQUIPMENT CONSISTING OF:		
1	AGILENT G1315B DAD DETECTORS Serial #: DE43626754		
1	AGILENT 1100 (G1312A) BINARY PUMP Serial #: DE43618945		
1	AGILENT 1100 (G1329A) AUTOSAMPLER Serial #: DE43616106		
1	AGILENT 1100 (G1379A) ON-LINE DEGASSER		
1	Serial #: JP40725644  AGILENT 1100 (G1316A) HEATED COLUMN COMPARTMENT Serial #: DE13212775		
1	(FERN) THERMO ELECTRON Tandem Mass Spectrometer with Ion Max Source (ESI and APCI Probes) Finnigan LTQ Serial #LTQ10848		
1	(FERN) Parker Balston Nitrogen Generator PM12 Nitroflow Serial #3364050018		
1	(FERN) Molecular Devices ELISA System with software and Skanwasher SpectraMax M5 Serial #MV02218		
1	Molecular Devices Skanwasher 400 Serial #12019-1639		
	MICROBIOLOGY PROGRAM INSTRUMENTATION		
1	AGILENT MICROBIOLOGY HPLC CONSISTING OF:  AGILENT 1100 (G1311A) QUARTERNARY PUMP Serial #:: DE23920983		
1	AGILENT 1100 (G1313A) AUTOSAMPLER Serial #: DE14917912		
1	AGILENT 100 (G1321A) PROGRAMMABLE FLOURESCENCE DETECTOR Serial #: DE23904662		
1	AGILENT 1100 (G1379A) ON-LINE DEGASSER Serial #: JP13205582		
1	AGILENT 1100 (G1361A) ON-LINE HEATED COLUMN COMPARTMENT Serial #: DE23930479		
1	AGILENT 6890N GAS CHROMATOGRAPH Serial #: US10350062		
1	AGILENT INJECTOR Serial #: CN34633673		
1	AGILENT SAMPLER TRAY Serial #: CN34627076		
1	BIOMERIUEX/VITEK Vitek Compact2		
1	Serial #VK2C4284 BIOVERIS (ROCHE) M1M		
1	Serial #M3209831222 BIOMERIUEX Vidas		
	Serial #IVD3002166		
1	INVITROGEN 701 BeadRetriever Serial #701-723		

Quantity		DM	DDICE
Quantity	DESCRIPTION	PM INDICATE ONE (1) OR TWO (2) PER	PRICE TOTAL PRICE FOR SERVICE
		YEAR	AGREEMENT
	CHEMISTRY PROGRAM INSTRUMENTATION:		
1	PERKIN ELMER CLARUS 500 GAS CHROMATOGRAPH WITH LIQUID AUTOSAMPLER		
	Serial #: 650N4050504		
1	PERKIN ELMER AUTOSYSTEM GAS CHROMATOGRAPH WITH		
	LIQUID AUTOSAMPLER		
	Serial #: 610N0090505		
1	PERKIN ELMER AUTOSYSTEM GAS CHROMATOGRAPH WITH		
	LIQUID AUTOSAMPLER		
	Serial #: 610N1051401		
1	PERKIN ELMER 610 INTERFACE		
	Serial #: 610M04040109		
1	PERKIN ELMER OPTIMA 5300DV (Serial #: 077N4050501) ICP-OES		
	system that includes the following 3 items:		
1	POLYSCIENCE CHILLER Serial #: G36521		
1	PERKIN ELMER AS93PLUS		
'	Serial #: 932S4030602		
1	PERKIN ELMER ICP SOFTWARE		
	Serial #: 077N4050501		
1	PERKIN ELMER SIMAA 6000 ATOMIC ABSORPTION		
	SPECTOPHOTOMETER (Serial #: 5311) that includes the following 3		
	items:		
1	PERKIN ELMER AA SOFTWARE		
	Serial #; 5311		
1	PERKIN ELMER FURNACE AUTOSAMPLER		
	Serial #: 2076		
1	PERKIN ELMER FURNACE CHILLER		
1	Serial #: 319S7062901 PERKIN ELMER FURNACE CHILLER		
'	Serial #: 6419		
1	PERKIN ELMER OPTIMA 4300DV ICP-OES (Serial #: 077N0032801)		
'	system that includes the following 3 items:		
1	PERKIN ELMER AS93PLUS AUTOSAMPLER		
-	Serial #: 1029		
1	POLYSCIENCE CHILLER		
	Serial #: 107C00590		
1	NESLAB COOLING SYSTEM		
	Serial #: 100103079		
1	PERKIN ELMER ICP SOFTWARE		
	Serial #: 077N0032801		
1	PERKIN ELMER FIMS 400 MERCURY ANALYZER (Serial #:		
1	401S4070701) that includes the following 2 items: PERKIN ELMER AS93PLUS AUTOSAMPLER		
'	Serial #: 930S4060806		
1	PERKIN ELMER AA SOFTWARE		
'	Serial #: 41054070701		
1	PERKIN ELMER MODEL 600 ATOMIC ABSORPTION		
	SPECTROPHOTOMETER (Serial #: 600S4070101) with the following		
	software and chiller:		
1	PERKIN ELMER AA SOFTWARE		
	Serial #: 600S4070101		
1	PERKIN ELMER AUTOSAMPLER		

Quantity	DESCRIPTION	PM	PRICE
		INDICATE ONE (1) OR	TOTAL PRICE FOR
		TWO (2) PER	SERVICE AGREEMENT
	Serial #: 80154070201	YEAR	AGREEMENT
1	PERKIN ELMER MODEL 600 CHILLER		
I I	Serial #: 31954071301		
1	PERKIN ELMER ELAN DRC E ICP/MS (Serial #: W0930405) system		
•	that includes the following 3 items		
1	POLYSCIENCE RECIRCULATOR		
	Serial #: G38396		
1	PERKIN ELMER AS93PLUS AUTOSAMPLER		
	Serial #: 933S4041003		
1	PERKIN ELMER 'MAS' SOFTWARE Serial #: W0930405		
1	PERKIN ELMER MULTIWAVE 3000 MICROWAVE DIGESTION		
'	SYSTEM		
	Serial #: 767347		
	<b>BIO-EMERGENCY RESPONSE PROGRAM INSTRUMENTATON:</b>		
1	APPLIED BIOSYSTEMS ABI7900HT Real Time PCR System		
	Serial #279001575		
1	APPLIED BIOSYSTEMS ABI7000(BW) Real Time PCR System		
	Serial #270001869		
1	APPLIED BIOSYSTEMS ABI7000(BW) Real Time PCR System		
•	Serial #270001822		
1	APPLIED BIOSYSTEMS ABI 3130xL Genetic Analyzer		
	Serial #18231-025		
1	PERKIN ELMER VICTOR 3/1420 MULTILABEL COUNTER		
	Serial #: 4205805		
1	ROCHE MagNA Pure Compact Nucleic Acid Purifier		
1	Serial #MPC80404 CEPHEID SC1000-2 Smart Cycler		
'	Serial #200508		
1	CEPHEID SC1000-2 Smart Cycler		
-	Serial #401292		
1	CEPHEID SC1000-2 Smart Cycler		
	Serial #401301		
1	CEPHEID SC1000-2 Smart Cycler		
4	Serial #401977		
1	CEPHEID SC1000-2 Smart Cycler Serial #401993		
1	CEPHEID SC1000-2 Smart Cycler	+	
'	Serial #200598		
	NEWBORN SCREENING PROGRAM INSTRUMENTATION:		
1	WATERS 1525 HPLC Pump		
	Serial #: MO425U379M		
1	WATERS 1525 HPLC Pump		
1	Serial #: MO525U424M WATERS 1525 HPLC Pump		
'	Serial #: MO525U477M		
1	WATERS 2777 AUTOSAMPLER		
-	Serial #: KO4XYC048M		
1	WATERS 2777 AUTOSAMPLER		
	Serial #: KO4XYC061M		

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Quantity	DESCRIPTION	PM INDICATE ONE (1) OR TWO (2) PER	PRICE TOTAL PRICE FOR SERVICE AGREEMENT
		YEAR	AGREEMENT
1	WATERS 2777 AUTOSAMPLER		
	Serial #: KO4XYC078M		
1	WATERS QUATRO MICRO TANDEM MASS SPECTROMETER		
	Serial #: QAA1033		
1	WATERS QUATRO MICRO TANDEM MASS SPECTROMETER		
	Serial #: QAA1055		
1	WATERS QUATRO MICRO TANDEM MASS SPECTROMETER		
4	Serial #: QAA1056		
1	GAS GENERATOR		
4	Serial #: K05-02-11		
1	GAS GENERATOR		
4	Serial #: K05-01-62		
1	GAS GENERATOR		
1	Serial #: K04-12-05 DELFIA PUNCHER		
'	Serial #: 2963189		
1	DELFIA PUNCHER		
'	Serial #: 2963354		
1	INCUBATOR/SHAKER 9 MICROPLATE		
'	Serial #: 141001-619		
1	INCUBATOR/SHAKER 9 MICROPLATE		
	Serial #: 141001-134		
1	THERMOMIX INCUBATOR/SHAKER		
	Serial #: 141500-021		
1	THERMOMIX INCUBATOR/SHAKER		
	Serial #: 141500-181		
1	INCUBATOR/SHAKER 9 MICROPLATE		
	Serial #: 1410-2617		
1	INCUBATOR/SHAKER 9 MICROPLATE		
	Serial #: 1410-2618		
1	THERMO IEMS INCUBATOR/SHAKER HT		
	Serial #: 1415-448		
1	DELFIA MULTIPUNCHER		
	Serial #: 50		
1	DELFIA MULTIPUNCHER		
	Serial #: 81		
1	DELFIA MULTIPUNCHER		
	Serial #: 5007		
1	APRICOT 96 CH		
1	Serial #: 3067 PERKINELMER MULTIPUNCH		
'	Serial #: 06044		
	- OGHαι π. 00044		
	CHEMISTRY PROGRAM INSTRUMENTATION:		
1	HORIZON SPE-DEX 4790 EXTRACTION SYSTEM consisting of:	+	
1	CONTROLLER	+	
'	Serial #: 04-0434		
4	EXTRACTORS (EXTRACTION MODULES)		
	Serial #: 04-0491, 04-0492, 04-0512, 04-0513		
1	LACHAT QUIKCHEM 8000 FLOW INJECTION ANALYTICAL SYSTEM		
	Serial #: A83000-1243 including hardware and software.		
1	TELEDYNE INSTRUMENTS LEEMAN LABS HYDRRA A FG+		

Quantity	DESCRIPTION	PM INDICATE ONE (1) OR TWO (2) PER YEAR	PRICE TOTAL PRICE FOR SERVICE AGREEMENT
	MERCURY ANALYTICAL SYSTEM Serial #: AFG 5000	1 = 7 11 1	
1	EST ANALYTICAL KONELAB 20/AQUAKEM 200 PHOTOMETRIC ANALYZER Serial #: E3819736		
1	EST ANALYTICAL KONELAB 20 /AQUAKEM 200 PHOTOMETRIC ANALYZER Serial #: E4319780		
1	CEM MARS 5 MICROWAVE DIGESTOR Serial #: MD7016		
	MAN-TECH PC-TIRTATE SYSTEM consisting of the following:		
1	PHOTOMETRIC DETECTOR Serial #: C1L00311		
3	BURIVAR MODEL PC-1104-00 Serial #: MS-0M3-599, MS-0M3-600, MS-0M3-601		
2	REAGENT ADDITION PUMP MODEL PC-1000-408 Serial #: MS-0L3-179, MS-0L3-182		
1	PC-TITRATE INTERFACE MODULE MODEL PC1000 102/4 Serial#: MS-0A4-352		
1	AUTOSAMPLER Serial #: 270E3XB358		
1	JENWAY 4510 CONDUCTIVITY METER Serial #: 1091		
1	MILESTONE DMA-80 DIRECT MERCURY ANALYZER (Serial #: 04030160) with the following items:		
1	CONTROLLER / LAB TERMINAL 1024 Serial #: 04020095		
1	KEYBOARD Serial #: 311249749V3(PS/2)		
	DIONEX ION CROMATOGRAPH with the following items:		
1	DIONEX Autosampler AS50 Serial #4090034		
1	DIONEX Thermal Compartment AS50 Serial #4050144		
1	DIONEX Eluent Generator EG50 Serial #4060392		
1	DIONEX Conductivity detector CD25 Serial #4090271		
1	DIONEX Gradient Pump GP50 Serial #4060376		
1	PERKIN ELMER UB/VIS SPECTROMETER & SOFTWARE Lambda 25 Serial #101N4042303		
	CHEMICAL EMERGENCY RESPONSE PROGRAM:		
	LIQUID CHROMATOGRAPH with the following items:		
1	PERKIN ELMER Series 200 Autosampler Serial #293N5091401		

Quantity	DECORIDETION	PM	PRICE
Quantity	DESCRIPTION	INDICATE	TOTAL PRICE FOR
		ONE (1) OR	SERVICE
		TWO (2) PER	AGREEMENT
4	DEDIZIN ELMED O d'accomo Dalifación de la	YEAR	AGILLIMILITY
1	PERKIN ELMER Series 200 Peltier Oven		
	Serial #OVP0509151328		
1	PERKIN ELMER Series 200 Pump		
	Serial #291N5092005		
	ICP/MS SYSTEM with the following items:		
1	PERKIN ELMER ELAN DRCII ICPMS		
	Serial #Z0890406		
1	PERKIN ELMER AS93 Plus Autosampler		
	Serial #933S4041003		
1	POLYSCIENCE Recirculator		
'	Serial #G38172		
1	PERKIN ELMER MAS Software		
l '			
	Serial #Z0890406		
	ICP/MS SYSTEM with the following items:		
1	PERKIN ELMER ELAN DRCII ICPMS		
	Serial #Al00760510		
1	PERKIN ELMER AS93 Plus Autosampler		
	Serial #933S5090703		
1	POLYSCIENCE Recirculator		
	Serial #G49636		
1	PERKIN ELMER MAS Software		
	Serial #AI00760510		
	- Condi III 11001 000 10		
	GAS CHROMATOGRAPH MASS SPECTROMETER with the following		
	items:		
1	AGILENT 6890N Gas Chromatograph		
'			
	Serial #US10504056		
1	AGILENT 5973N Mass Spectrometer		
	Serial #US44630582		
	GAS CHROMATOGRAPH MASS SPECTROMETER with the following		
	items:		
1	AGILENT 6890N Gas Chromatograph		
	Serial #US10429017		
1	AGILENT 5973N Mass Spectrometer		
	Serial #US40630274		
1	GERSTEL Single Rail Prep Station & Autosampler		
	Serial #128528		
1	GERSTEL Dual Rail Prep Station & Autosampler		
'	Serial #124508		
<u> </u>	3511at #124300		
	LIDI O OVOTA with the fall with a literature to the second		
	HPLC SYSEN with the following items:		
1	AGILENT 1100 Cap-Pump		
	Serial #DE43601491		
1	AGILENT 1100 ISO-Pump		
	Serial #DE43608453	<u> </u>	
1	AGILENT W-Pals (Autosampler)		
	Serial #DE50404961		
1	AGILENT Micro WPS (Autosampler)		
	\		

Quantity	DESCRIPTION	PM	PRICE
	DEGGIII HOIL	INDICATE	TOTAL PRICE FOR
		ONE (1) OR TWO (2) PER	SERVICE
		YEAR	AGREEMENT
	Serial #DE50401002		
1	AGILENT Peltier Oven		
	Serial #DE13213653		
1	AGILENT Peltier Oven		
	Serial #DE13213634		
1	AGILENT Column Oven		
	Serial #DE43650801		
1	APPLIED BIOSYSTEMS Tandem Mass Spectromenter MS Sciex		
	Serial #V10050512		
1	APPLIED BIOSYSTEMS Peak Nitrogen Generator		
'	Serial #J05-08-22		
1	GILSON 215 Solid Phase Extraction System		
	Serial #250C5J008		
1	CALIPER TURBO-VAP Sample Concentrator		
	Serial#: TV0633N13216		
	SMITHS DETECTION ILLUMINATIR (IlluminatIR)		
	Serial #: 021391104A) interfaced with		
1	SMITHS DETECTION MICROSCOPE		
	Serial #: 4C21477		
	MICROBIOLOGY "OTHER" EQUIPMENT		
1	ROCHE MAGNA PURE COMPACT		
4	Serial #: MPCB0404		
1	ABI 7000 SEQUENSER 3130XL Serial #: 270002030		
1	BIO-RAD BIO-PLEX		
'	Serial #: LX10005295301		
1	BIO-RAD BIO-PLEX		
'	Serial #: LX10003294103		
	Gonal II. EX10000254100		
1	GE HEALTHCARE MEGABACE 1000		
	Serial #: 14150		
1	ROCHE MAGNA PURE LC with Desktop Computer		
	Serial #: LCPG1109		
1	ABI 7500 WITH LAPTOP COMPUTER		
	Serial #: 275000367		
1	QIAGEN BIOROBOT 8000 with Desktop Computer		
	Serial #3288		
1	DYNEX ULTRAWASHPLUS PLATE WASHER		
	Serial #; 1UWA-2138	1	
1	DYNEX ULTRAWASHPLUS PLATE WASHER Serial #; 1UWA-2137		
1	DYNEX REVELATION OPERATING SYSTEM	+	
	Serial #; 1CXD-4944		
1	PRIMUS 385 Ultra234 Autosampler	+	
'	Serial #: 100414		
	MICROSCOPES		
1	OLYMPUS BX51TF		
	Serial #: 2F11649	<u>                                     </u>	
1	OLYMPUS BX51TF EPI		

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Quantity	DESCRIPTION	PM INDICATE	PRICE TOTAL PRICE FOR
		ONE (1) OR TWO (2) PER YEAR	SERVICE AGREEMENT
	Serial #: 3B05983		
1	OLYMPUS CK2		
	Serial #: T2-5L00460		
1	NIKON ECLIPSE TS100-F		
	Serial #; 301156		
1	ZEISS AXIOSKOP 2		
	Serial #: 802296		
1	NIKON LABPOHOT		
	Serial #: 439889		
1	OLYMPUS BX41TF		
	Serial #: 3G20353		
1	OLYMPUS BX41TF		
	Serial #: 4L20183		
1	VWR VISTAVISION STEREOSCOPE		
	Serial #: V169169		
1	NIKON STEREOSCOPE SMZ800		
	Serial #: 1012308		
1	LEICA DMLB		
	Serial #: 888011		
1	NIKON LABOPHOT		
	Serial #: 335569		
1	NIKON LABOPHOT-POL		
	Serial #: 954780		
1	ZEISS STANDARD 25 450816-02		
	Serial #: 26629		
1	OLYMPUS FA BX41TF		
	Serial #: 5D18114		

# THIS SECTION MUST BE COMPLETED BY VENDOR The Laboratory requires: Provide \_\_\_\_\_% training discount for two (2) Preventive Maintenance (PM) per year, including parts, travel, labor and training Provide \_\_\_\_\_% training discount for one (1) Preventive Maintenance (PM) per year, including parts, travel, labor and training Provide \_\_\_\_\_% discount off catalog price list for part replacements Provide \_\_\_\_\_% discount off catalog price list for consumable reagents and other supplies required to operate the equipment and tests. If payment is made within \_\_\_\_\_ calendar days after acceptance of goods and /or services, the above quoted price excluding sales tax, shall be discounted by \_\_\_\_\_\_%

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#### **AUTHORIZATION FOR PROVISION OF SERVICES:**

Please check as many as applicable:

dollars (\$4,000,000) in gross receipts.

Authorization for purchase of services under this Contract shall be made only upon Arizona Department of Health Services (ADHS) issuance of a Purchase Order that is signed by an authorized agent. The Purchase Order will indicate the contract number and the dollar amount of funds authorized. The Contractor shall only be authorized to perform services up to the amount on the Purchase Order. ADHS shall not have any obligation to pay for services in excess of the amount indicated on the Purchase Order. No further obligation for payment shall exist on behalf of ADHS unless **a**) the Purchase Order is changed or modified with an official ADHS Procurement Change Order, and/or **b**) an additional Purchase Order is issued for purchase of services under this Contract. The Purchase Order will include the Model Number and Description of the Equipment that requires coverage.

# \_\_\_\_I certify that my company is a Woman-Owned Business Enterprise (WBE). A WBE is defined as an enterprise where a woman owns at least fifty-one percent (51%) of the business. The owner(s) must have the day-to-day control of the firm and have experience and expertise in the firm's primary area of operation. The owner(s) must hold a proportionate share of the business capital, assets, profits and losses commensurate with their ownership interest. I certify that my company is a Minority-Owned Business Enterprise (MBE). An MBE is defined as an enterprise where an ethnic minority owns at least fifty-one percent (51%) of the business. The owner(s) must have the day-to-day control of the firm and have experience and expertise in the firm's primary area of operation. The owner(s) must hold a proportionate share of the business capital, assets, profits and losses commensurate with their ownership interest. I certify that my company is a Small Business. A Small Business is defined as a company having fewer than one hundred (100) employees or less than four million

# EXHIBIT A SOLICITATION NO: HP971158

ARIZONA STATE OBSERVED HOLIDAYS
New Year's Day
Martin Luther King, Jr./Civil Rights Day
Lincoln/Washington/Presidents' Day
Memorial Day
Independence Day
Labor Day
Columbus Day
Veterans' Day
Thanksgiving Day
Christmas Day

<sup>\*\*</sup> If the holiday falls on a Saturday, then it is observed on Friday. If the holiday falls on Sunday, then it is observed on Monday.